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Revised 09/02

CORRES, CONTROL INCOMING LTR NO.

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CORRESPONDENCE CONTROL

STATE OF COLO

DUE DATE ACTION

DIST

BOGENBERGER, V

DEGENHART, K

DIETERLE, S. E FERRERA, D.W FERRI, M.S.

GERMAIN, A. L GIACOMINI. J.

LONG. J. W

NAGEL, R. E. NORTH, K. PARKER, A.M

POWERS. K RODGERS, A. D

TUOR, N.B. VOORHEIS GM

SHELTON, D.C.

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MARTINEZ, L.A

BOGNAR, E

Bill Owens, Governor Jane E. Norton, Executive Director

Dedicated to protecting and improving the health and environment of the people of Colorado

4300 Cherry Creek Dr. S. Denver, Colorado 80246-1530 Phone (303) 692-2000 TDD Line (303) 691-7700

http://www.cdphe.state.co.us

Laboratory and Radiation Services Division 8100 Lowry Blvd. Denver, Colorado 80230-6928 (303) 692-3090

Located in Glendale, Colorado

Colorado Department of Public Health and Environment

January 8, 2002

Mr. Joseph A Legare

Assistant Manager for Environment and Infrastructure U.S. Department of Energy, Rocky Flats Field Office 10808 Highway 93, Unit A Golden, CO 80403-8200

RE: Building 910 notification of intent to invoke the Facility Component Removal, Size Reduction, and Decontamination Activities RSOP (Component RSOP)

Dear Mr. Legare:

The Colorado Department of Public Health and Environment, Hazardous Materials and Waste Management Division has reviewed your letter dated September 30, 2002, received on October 4. 2002, notifying us of your intent to utilize the Component RSOP for component removal, size reduction, and decontamination activities associated with the Tanks, Ventilation/Filtration Systems, and Utilities that are to occur both inside and outside Building 910. We hereby agree that the appropriate activities as identified may proceed utilizing the Component RSOP.

In addition, we are also cognizant of the potential need to utilize the Component RSOP to decontaminate building surfaces that may become contaminated during these activities, or that may be found to be contaminated. As such, even though the RLCR did not identify contamination on building surfaces and this notification does not include decontamination of building surfaces, we are approving the utilization of the Component RSOP decontamination techniques as indicated for decontamination of building surfaces if necessary. Additional techniques or other possible activities may be discussed utilizing the consultative process.

It is stated in your letter "This work will be conducted in accordance with the work control documentation prepared by Kaiser-Hill Company, L.L.C. Construction or the designated subcontractor". The utilization of the Component RSOP also includes implementation of the work control process as provided and approved in the Component RSOP. As such, the subcontractor's work control process must adhere to that described in the Component RSOP, or it must be shown to be equivalent. Any variation from the work control process as described and approved in the Component RSOP must be identified and appropriate rationale provided for our approval.

COR. CONTROL DMN. RECORD

> Reviewed for Addressee Corres, Control RFP

Ref. Ltr. #

OE ORDER#

ADMIN RECORD

IA-A-001134

Although these activities may proceed utilizing the Component RSOP, as indicated in your letter, the consultative process will be utilized to keep us informed of the decommissioning strategy and activities to occur prior to performing the decommissioning activities.

If you have any questions regarding this correspondence please contact me at (303) 692-3367 or David Kruchek at (303) 692-3328.

Sincerely,

RFCA Project Coordinator

cc:

Steve Tower, RFFO

Tim Rehder, EPA

Karen Weimelt, KH

Frank Gibbs, KH

Dave Shelton, KH Dyan Foss, KH

Administrative Records Building T130G

1/2